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Docket N	0		ARENT FOX KINTNER PLO Nikaido, Marmelstein, Murray & Oran	OTKIN & KAHN, PLLC m Intellectual Property Group
	Declarati	ion For U.S.	. Patent Applicatio	m
My residence I believe I am names are list (Insert Title)	med inventor, I hereby decl post office address and citic the original, first and sole ied below) of the subject mat METHODS AND CO	are that: zenship are as stated belov nventor (if only one nam- ter which is claimed and in the state of the	w my name. e is listed below) or an original, first a for which a patent is sought on the inve NCREASING THE CONTENT O	nd joint inventor (if plural
the specification of which is attached hereto unless the following box is checked:    was filed on				
	s filed on	and was amen	eded on	
And/or was	Number and was amended on As United States Application Number and was amended on and was amended on Number and was amended on			
Nu	mber	and was amen	ided on	<u> </u>
amended by a I acknowledg I hereby clain certificate, or below and ha having a filin (List prior foreign applications)	ny amendment referred to a e the duty to disclose inform n foreign priority benefits ur §365(a) of any PCT Internave also identified below any date before that of the appinary (Number)  (Number)	ove. ation which is material to der 35 U.S.C. §119(a)-(c tional application which cy foreign application for ication(s) for which prior    F I	(Day/Month/Year Filed)  (Day/Month/Year Filed)  (Day/Month/Year Filed)	1.56.  (s) for patent or inventor's an the United States, listed  ☐ International Application  Priority Claimed  ☐ Yes ☐ No  ☐ Yes ☐ No  ☐ Yes ☐ No
I hereby clair	n the benefit under 35 U.S.C	C. §119(e) of any United	States provisional application(s) listed by	below.
(Application Number)			(Filing Date)	_
(Application Number)			(Filing Date)	_
	See atta	ched list for additional pr	ior foreign or provisional applications.	
application(s,	not disclosed in the prior	application(s) (U.S. or Po	ited States application(s) or §365(c) ow and, insofar as the subject matter of CT) in the manner provided by the firsterial to patentability as defined in 37 Cational or PCT International filing date	st paragraph of 35, U.S.C.

(List prior U.S.
Applications or
PCT International applications
designating the U.S.)

(Application Serial No.)
(Application Serial No.)
(Filing Date)
(Status) (patented, pending, abandoned)
(Status) (patented, pending, abandoned)

And I hereby appoint the firm of Arent Fox, Customer Number 004372 including as principal attorneys: Robert B. Murray, Reg. No. 22,980; Charles M. Marmelstein, Reg. No. 25,895; George E. Oram, Jr., Reg. No. 27,931; Douglas H. Goldhush, Reg. No. 33,125; David T. Nikaido, Reg. No. 22,663; Monica Chin Kitts, Reg. No. 36,105; Richard J. Berman, Reg. No. 39,107; King L. Wong, Reg. No. 37,500; James A. Poulos, III, Reg. No. 31,714; Murat Ozgu, Reg. No. 44,275; Robert K. Carpenter, Reg. No. 34,794; Gregory B. Kang, Reg. No. 45,273; Rustan Hill, Reg. No. 37,351; Kevin Turner, Reg. No. 43,437; Carl Schaukowitch, Reg. No. 29,211; and Hans J. Crosby, Reg. No. 44,634.

Please direct all communications to the following address:

ARENT FOX KINTNER PLOTKIN & KAHN, PLLC 1050 Connecticut Avenue, N.W., Suite 600 Washington, D.C. 20036-5339 Telephone No. (202) 857-6000; Facsimile No. (202) 638-4810

The undersigned hereby authorizes the U.S. attorneys named herein to accept and follow instructions from the undersigned's assignee, if any, and/or, if the undersigned is not a resident of the United States, the undersigned's domestic attorney, patent attorney or patent agent, as to any action to be take in the Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and the undersigned. In the event of a change in the person(s) from whom instructions may be taken, the U.S. attorneys named herein will be so notified by the undersigned.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full name of sole or first inventor TONY MIKEL WATHIROOS	
inventor's signature	27.01.03
Residence FINNISH	Date
Citizenship FINNISH	
ost Office Address KUKOUME 5 A 4 20900 TVR	ev .
Full name of sole or second inventor <u>IOSIF GRIGORIEVICH</u>	ATABIE YOU
Full name of sole or second inventor 1051 F BRIFULTION	13 08 09
Inventor's signature	13,08,02 Date
Residence Russys	
Citizenship RUSSIA	C (49
Post Office Address Moscow 1/9311 Lomonosev prosp. 1	s ap. 142
Full name of sole or third inventor Yuric Leowdovich Do	Rokhov
Inventor's signature	. 13.08.200
Inventor's signature	Date
Residence Russia	A
Citizenship <u>Pussia</u> Post Office Address Moscow 17321, Pzofsojuzuaya 9	146-3-
Post Office Address / NOS COUNTY 321, PEO SOJUZIUS COS	noutro sa
·	•
Full name of sole or fourth inventor PETRI EERIK S	261702
Inventor's signature . Yes	26.1.2003 Date
Residence FINNISH	· · · · · · · · · · · · · · · · · · ·
Citizenship FINNISH	
Post Office Address LAMPOLANKATU 787, 204	160 Tuew
Full name of sole or fifth inventor HAURI JAPKKO MÄ	KELA
Inventor's signature	27.1.03 Date
Residence FINNISH	<b></b>
Ciriconship FINNISH	
Post Office Address Koulukatu 20 A 3 2	0100 Turky
1 Off Office Fiducials	
Full name of sole or sixth inventor TIMO KALEVI KOR	RPELA
Full name of sole or sixth inventor TIMO KALEVI KOR Inventor's signature Tum Koyuk	27,1.03
ν . ν	Date
Residence Finnish  Citizenship Finnish	
Citizenship FINNIGH  Post Office Address Kraafarink. ID YZ, 20610 Tu	rku
Post Office Address	